Apparently us through 07/3/0000 USB (08/4/0000 USB APPACED USB APP

DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN ON DATA SUEET (27 CED 1 76)

		APPLICATION DATA SH	EE1 (37 CFK 1.76)	PAGE TOP 2
Title of Invention	APPARATUS A	AND METHOD FOR PACK	ING SMOKING ARTICLE	is .
As the belo	ow named inventor(s)), I/we declare that		
This declar	ration is directed to:			
		e attached application, or		
	☐ Ap	plication No.		
		As amended on		(if applicable);
sought;		the original and first inventor(s) of the		
l/we have amendme	reviewed and unders nt specifically referre	stand the contents of the above-iden d to above;	miled application, including the ci	aims, as amended by any
material to became a continuation Petitioner contribute numbers (p patentability as defivaliable between the on-in-part application applicant is cautione to identity theft. P other than a check o	WARNINg of to avoid submitting personal infor- personal information such as social or credit card authorization form PTO- or or or projection. If this type of	continuation-in-part applications, in and the national or PCT Inter NG: mation in documents filed in a p security numbers, bank account 2038 submitted for payment purperspeal information is included in	meterial information which mational filing date of the latent application that may it numbers, or credit card looses) is never required to documents submitted to
he USPT hem to to oublication or issuance	O, petitioners/applica ne USPTO. Petition n of the application (use of a patent. Furth n is referenced in a sion forms PTO-2038	ants should consider redacting such ner/applicant is advised that the re- cunless a non-publication request in other thermore, the record from an ebanda published application or an issue 8 submitted for peyment purposes a	personal information from the do- cord of a patent application is a compliance with 37 CFR 1.213(a) oned application may also be ev- ad patent (see 37 CFR 1.14).	cuments before submitting valiable to the public after is mede in the application) valiable to the public if the Checks and credit card
to be true punishabi	and 6 whor that thee	my/own knowledge are true, all state se statements were made with the kr ment, or both, under 18 U.S.C. 1001,	nowledge that willful false stateme	ents and the like are
FULL NA	ME OF INVENTOR(S	S)		
Inventor o	ne: ANDREW JONAT	THAN BRAY		
Signature			Citizen of: GREAT E	BRITAIN
Inventor	WO: ALAN DOUGLAS	TEARLE		
	1100	wed	Citizen of: GREAT I	
IZ1 Add	itional inventors or a leg	gal representative are being named on	1 additional	
Signature Add	itional inventors or a leg	gal representative are being named on_ ed by 35 U.S.C. 115 and 37 CFR 1.63. The in opplication. Conflidentiality is governed by 35 U.S.C.	additional additional formation is required to obtain or retain a 1	form(s) attached heret benefit by the public which is collection is estimated yary depending upon the

case. Any comments on the strout of time you require to complete the form andre supperiors for reducing the suchs, all roads or set of time. Officer, U.S. Peart of Tockmark (Fig. 12). Separther of Commence, P.O. Box 1460, Alexandria, V.A. 2215-1460, DO NOT SERIO FEES OR CORPLETED FORMS TO THIS ADDRESS. SEND TO; Commissioner for Patients, P.O. Box 1460, Alexandria, V.A. 2215-1460.

If you need assistance in completing the form, or all ABOPT D-9/98 and selds option 2.

Approved for use through 07/31/2006 OMB 0651-0022

U.S. Platert and Transit Office; U.S. CEPATMENT CF COMMENT

U.S. Platert and Transit Office; U.S. CEPATMENT CF COMMENT

Under the Paperwork Reduction Aut of 1995, no persons are required to respond to a collection of information unless

DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN ADDITION DATA SHEET (27 CED 4 76) DAGEGGEG

Fitle of nvention	APPARATI	JS AN	ID METHOD FOR PAC	KING SMOKING A	RTICLES
s the belo	w named invent	tor(s), IA	we declare that:		
his declar	ration is directed	to:			
	✓	The att	tached application, or		
		Applica	ation No		
			As amended on		(if applicable);
/we believ sought;	e that I/we am/a	are the o	original and first inventor(s) of	the subject matter which i	is claimed and for which a patent Is
	reviewed and ur nt specifically ref			entified application, includ	ling the claims, as amended by any
material to became a	natentability as	defined n the fili	in 37 CFR 1.56, including for	r continuation-in-part appli ion and the national or i	Il information known to me/us to be ications, material information which PCT International filing date of the
contribute	to identity thaft	: Perso	onal information such as soci	al security numbers, ban	ed in a patent application that may k account numbers, or credit card
the USPT of the USPT of them to the publication or issuance application authorization	O to support a p D, petitioners/ap te USPTO. Pet to of the application to of a patent. In is referenced ton forms PTO-2	etition or plicants itioner/a on (unles Furthern in a nu	or an application. If this type of should consider redacting suc- applicant is advised that the name of the same one-publication request in more, the record from an abar whilehed application or an issue.	of personal information is the personal information fro ecord of a patent applica i compliance with 37 CFR adoned application may a sued patent (see 37 CFR	included in documents submitted to m the documents before submitting tion is available to the public after 1.213(a) is made in the application) tso be available to the public if the R 1.14). Checks and credit card
the USPTi the USPTe them to the publication application authorization bublicty average All statems to be true, punishable	O to support a p D, petitioners/ap ie USPTO. Pet n of the application of a patent. h is referenced ion forms PTO-2 railable.	retition of plicants attioner/a on (unless Furtherm in a put 2038 subtract of my/c these st	or an application. If this type of should consider reducting suc applicant is advised that the n so a non-publication request in nore, the record from an abar ubilished application or an ist printed for payment purposes own knowledge are true, all statements were made with the	of personal information is in personal information fro acord of a patent applica compliance with 37 CFR adoned application may a such patent (see 37 CF are not retained in the a tements made herein on knowledge that willful fals.	included in documents submitted to m the documents before submitting tion is available to the public after 1.213/a) is made in the application to be available to the public if the R 1.14). Checks and credit card pplication file and therefore are not information and belief are believed
the USPTi the USPTe them to the publication application authorization authorization publicly averaged All statement to be true, punishable patent issue	O to support a p O, pettioners/ap ie USPTO. Pet in of the application of a patent. In is referenced ion forms PTO-2 railable. and further that a by fine or Impril	etition of plicants of the plicants of mylos of	or an application. If this type of should consider reducting suc applicant is advised that the n so a non-publication request in nore, the record from an abar ubilished application or an ist printed for payment purposes own knowledge are true, all statements were made with the	of personal information is in personal information fro acord of a patent applica compliance with 37 CFR adoned application may a such patent (see 37 CF are not retained in the a tements made herein on knowledge that willful fals.	included in documents submitted to m the documents before submitting tion is available to the public after 1.213(s) is made in the application to be available to the public if the R 1.14). Checks and credit card polication file and therefore are not information and belief are believed e statements and the like are
the USPTithe	O to support a p O, petitioners/ap Le USPTO. Pet of the applicati is referenced on forms PTO-2 ailable. and further that by fine or Impri aing thereon. AE OF INVENTO THE STEVENTO THE STE	etition of plicants attioner/a on (unless Furtherm in a put 2038 sub of my/c these st sonment DR(S)	or an application. If this type of should consider reducting suc applicant is advised that the n so a non-publication request in nore, the record from an abar ubilished application or an ist printed for payment purposes own knowledge are true, all statements were made with the	of personal information is hereanal information for compliance with 37 CFR choloned application may a used patent (see 37 CF are not retained in the a tements made herein on knowledge that willful falls it, and may jeopardize the	included in documents submitted to m the documents before submitting tion is available to the public after 1.21(3e) is made in the application to be available to the public if the R 1.1(4). Checks and credit card polication file and therefore are not polication file and therefore are not information and belief are believed e statements and the like are
the USPTi the USPTi them to the publication or issuance application applicatio	O to support a p O, petitioners/ap Le USPTO. Pet of the applicative e of a patent. It is referenced on forms PTO-2 anilable. and further that a by fine or Impri ling thereon. AE OF INVENTO.	etition of plicants attioner/a on (unless Furtherm in a put 2038 sub of my/c these st sonment DR(S)	vs an application. If this type or should consider redacting suc applicant is advised that the result of the season and the se	of personal information is hereanal information for compliance with 37 CFR choloned application may a used patent (see 37 CF are not retained in the a tements made herein on knowledge that willful falls it, and may jeopardize the	included in documents submitted to m the documents before submitting tion is available to the public after 1.21% is made in the application) so be available to the public if the first of the public if the first time and the submitted and application file and therefore are not information and belief are believed a statements and the like are available to the publication or any
the USPTi the USPTi them to the publication or issuance application application application publicly as authorizati publicly as All statem to be true, punishable patent issuance issua	O to support a p , pettioners/ap te USPTO. Pet n of the applicative te of a patient. I is referenced on forms PTO-2 railable. and further that and further that and further con. AE OF INVENTO. STEVEN JULY JULY JULY TO PET TO THE PET TO TH	etition of plicants stitioner/a produced by furtherm in a put 038 submodern of my/c these st sonment DR(S)	vs an application. If this type or should consider redacting suc applicant is advised that the result of the season and the se	of personal information is personal information for herecard of a patent applied compliance with 37 CFR and the personal information for the personal personal formation of the personal formation of th	included in documents submitted to m the documents before submitting tion is available to the public after 1.21% is made in the application) so be available to the public if the first of the public if the first time and the submitted and application file and therefore are not information and belief are believed a statements and the like are available to the publication or any
the USPTi the USPTi them to the publication or issuance application authorizati publicty av All statem to be true, punishable patent issuance FULL NAM Inventor o Signature:	O to support a p o petitioners/ap te USPTO. Pet o of the application of the application of some PTO-2 aliable. and further that and further that and further that and further that or ing thereon. AE OF INVENTO me: STEVEN MO:	etition of plicants stitioner/a produced by furtherm in a put 038 submodern of my/c these st sonment DR(S)	vs an application. If this type is should consider redacting suc should consider redacting suc specificant is advised that the is as an on-splication request in the property of the record from an about the property of the	if personal information is personal information for according to the personal information from a compliance with 37 CFR oldered application may a usued petert (see 37 CFR are not retained in the attements made herein on knowledge that willful falls 11, and may jeopardize the CFR of the control of the cont	included in documents submitted to m the documents before submitting tion is available to the public after 1.21% is made in the application) so be available to the public if the first of the public if the first time and the submitted and application file and therefore are not information and belief are believed a statements and the like are available to the publication or any

(and by the LSPTO to process) an application Confidentially is general by 30 U.S.C. 122 and 37 CPR 1.11 and 1.14. This colection is estimated to line it immute to complete, including optiment, proteing; and submitting the completed application from the tuSPTO. There will very depringing on the institution case. Any comments on the amount of time you insquire to complete the form and/or suggestions for reducing the fundamental case. Any comments on the amount of time you insquire to complete the form and/or suggestions for reducing the fundamental case. Any comments of the amount of the fundamental case of the case of the case of the fundamental case. Any comments of the fundamental case of the case of the fundamental case of the fundamental